

WILL TRY BLUES BY COURT-MARTIAL

Thirteen Soldiers to Answer for Failure to Attend Camp.

TRIAL HAS BEEN SET FOR AUGUST 21

More Than Fifty Men of First Infantry Will Be Heard on Similar Charge—Opposition of Employers to Military Duty Is Principal Cause.

Thirteen members of the Richmond Light Infantry Blues Battalion will be called upon to defend themselves before a court-martial to answer to the charge of disobedience of military orders. The specific offense is that these soldiers failed to report at the army on the morning of Sunday, July 16, for duty in the camp at Basic City, and were without the furloughs which would have excused them.

The order for the court-martial was issued yesterday by Adjutant-General W. W. Sate, who presided at the hearing at the army at 10 o'clock in the morning of August 21. It is to be composed of men who will be without local influences. They are Lieutenant-Colonel B. W. Salomonson, of the Fourth Infantry, Major Clinton Wright, of the First Infantry, and Captain J. H. Johnson, of the Norfolk Light Artillery Blues. The judge-advocate, or prosecuting officer, will be Captain Jennings C. Wise, of this city, adjutant of the battalion of field artillery.

No names of offenders are mentioned in the order, and the identity of the men accused has not been divulged. The order merely sets forth that the court has been called for the purpose of trying all such cases as may be brought before it, and that the men who are charged with the disobedience will be notified to be present, together with such witnesses as may be called to substantiate the truth of the accusation.

Although a surprisingly large number of the members of the Blues Battalion, who all the circumstances considered, were absent without leave, the total is as nothing when compared with the men of the First Battalion, First Infantry, who will be called upon to answer to the same charge. Major Price has not forwarded his charges, but many others have. The last night that he expected between fifty and sixty men will be court-martialed for failure to attend the camp at Culpeper last week. Searching squads rounded up a good many delinquents on the night before the departure for camp, but many others were not found, and made good their escape from camp duty. Whether they will be so successful in evading punishment would seem to be more speculative.

Menna a Crisis.

It is recognized by all concerned that serious results are almost sure to follow the application of sterner military rules to the organized militia of Virginia. Never before has such a strict compliance with the usages of the National Guard been demanded or attempted.

More important than all, the trial will again raise, and possibly bring to an acute point, the much discussed topic of the attitude of the employers of members of the Virginia Volunteers toward military duty. It is recognized that some, at least, of the employers, have been reluctant to military authority due to fear of losing the positions on which their daily bread depends.

Some employers put the choice of occupation or of camp duty squarely up to the men under them, with the result that a sharp choice of property was torn between two contending alternatives.

It will be remembered that the importunities of employers of militiamen made Major Bowles' life miserable for ten days preceding the departure for camp. They dogged his footsteps, presented arguments, and, finally, drove him from his office, and finally sat up with him most of the night of July 15. But to no avail. Only in half a dozen extreme cases were furloughs granted. To issue a few permits he has found, therefore, is to open the bars and to present a just cause for complaint to those who are refused the same favor, or else to deplete the ranks of the battalion by absence as to make its attendance at camp a joke, or, as was the case one year ago, to prevent its participation altogether.

The hope is expressed that as a result of more soldier-like methods there will be brought about a better understanding between the militia and those who employ its members.

Of course, it is fully understood that some of the men who are to be court-martialed had no such valid excuse, and merely desired to evade the hard work, taking a chance of evading punishment when failing to report for duty.

The keenest interest is shown by all military men in the developments of yesterday, which constituted the sole topic of conversation around the local armories last night.

HELEN DWELLE JENKINS SUE

Action Brought Against Her for Foreclosure of \$150,000 Mortgage.

New York, August 1.—Mrs. Helen Dwell Jenkins, the principal figure in the recent so-called jewelry smuggling mystery, was sued today for foreclosure of a \$150,000 mortgage. The plaintiffs, Rebecca B. Powell and others, say that Mrs. Jenkins failed to pay a \$150,000 mortgage on the property at 150 West Fifty-sixth Street. She holds that the mortgage was procured by false representation.

FLAMES SWEEP ASYLUM

Many Lives Lost in Disaster at Hamilton, Ont.

Hamilton, Ont., August 1.—At least eight and perhaps ten lives were lost and many more injured in the burning of the main buildings of the insane asylum on the side of the mountain southwest of the city early today. The fire broke out at about 10 o'clock and it was only a well-trained fire-fighting corps and splendid coolness and bravery among the guards and attendants under Dr. English that averted a more frightful loss of life.

HARROWING TALE OF SEA

Crew of Sloop Theresa Has Narrow Escape From Death.

New York, August 1.—The three-man crew of the forty-foot sloop Theresa, which left Providence, R. I., on June 14 for the coast of Africa, reached New York to-night on the Brika from Huelva with a harrowing tale of hardship aboard their vessel, which ended with their rescue 120 miles west of St. Michael. The Theresa was left at the mercy of the waves.

Captain Joaquin Rene, Jose Fonseca and Manuel Andre set sail from Providence nearly seven weeks ago to engage in fishing on the coast of Africa. Three days after the little vessel was said to be over forty years of age, encountered a southwest gale, which started her leaking. From that time on it was necessary to keep a man at the pump continuously.

Captain Rene held to his course, but storm after storm broke over the sloop, carrying away the rudder and straining the vessel so badly that ropes had to be passed around her and tightened to hold her together. The Theresa had been buffeted by wind and water for thirty-three days, and when all her sails and deck gear had been washed away, the Brika hove in sight. One of the ship's boats put out to the Theresa, and with much difficulty because of the high seas, rescued the trio.

COLONEL ASTOR TO WED

Announcement of Engagement Made by Parents of New York Girl.

New York, August 1.—The engagement of Miss Madeline Talmage Astor, daughter of William H. Force, to Col. John Jacob Astor was announced here today. The announcement was made by Mr. and Mrs. Force. The couple has been engaged for some time.

Colonel Astor is the great-grandson of John Jacob Astor, the founder of the Astor family in America, and is many times a millionaire. The engagement has been rumored in social circles for several months, according to Mr. Force, who added that he had feared unpleasant talk.

Before I insisted on making the formal announcement, Mr. Force continued. "I called Colonel Astor on the telephone to-day and we discussed the matter." The date has been set for the marriage.

Colonel Astor had not desired so early an announcement, but he accepted my point of view and it was the announcement that I should make.

Force is head of the shipping and forwarding firm of W. H. Force & Co.

Colonel Astor was married in 1881 to Miss Ava Willing in Philadelphia, and they have three children, two sons and one daughter. There are three children, Mr. Vincent Astor and Miss Ava Willing Astor. Colonel Astor is the recognized head of the Astor family in this country.

LITTLE REST FOR THEM

Steel Workers Labor Twelve Hours, Seven Days a Week.

Washington, D. C., August 1.—Secretary Nagel, of the Department of Commerce and Labor, to-night, in a speech before the Senate on condition of employment in the steel industry of the United States, stated that of over 30,000 employees covered in the report, the customary working week of one-third of them was seven days, Sunday not differing from other days, approximately one-fourth of the 30,000 worked eight or nine hours over per week, while the balance means a twelve-hour day every day in the week, including Sunday.

Secretary Nagel's report was the result of a special investigation made in response to a resolution of Senator Borah. It covered practically all the iron and steel plants in the United States, numbering 24.

"The fact that stands out most strikingly in any study of the labor conditions in the iron and steel industry in the United States," says the report, "is the extent to which the twelve-hour day and the seven or eight days still prevail in this industry."

CIRCLES OVER CITY

Atwood Makes Spectacular Flight at Baltimore.

Baltimore, Md., August 1.—Harry N. Atwood, the Boston aviator, at 6:40 o'clock this evening ascended in a Wright biplane to the south of the city, circled over the skyscrapers, made a complete circuit of the city and landed at the airport at about 8:30 p. m. The flight was a complete success, and the aviator, having covered an estimated distance of twenty-two miles.

There was no monetary consideration involved in the flight, Atwood having announced that for the sport's sake he would try to outdo the feat of Hubert Latham, who established a record when he flew over the city last November for a prize offered by a newspaper.

Atwood made four circles around the park until he reached an altitude of about 1,500 feet, when he started for the city. Over the city he maintained an altitude of about 3,000 feet. When he alighted from his machine he was seized and carried around the field on the shoulders of spectators.

VIRGINIAN WINS

C. E. Hall Awarded Prize of Society of Beaux Architects.

New York, August 1.—The eighth annual Paris prize of the Society of Beaux Architects, one of the most important rewards offered young architects in this country, has been awarded to C. E. Hall, a native of Virginia and former student at Columbia University. Announcement of the award was made today by James Otis Ford, chairman of the society's committee. The prize is a scholarship of \$2,500, which will pay the expenses of studying for two and a half years at the Ecole de Beaux Arts in Paris. This was the gift of William Otis Ford.

The subject for the composition was a design for a hypothetical United States embassy at Paris.

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BILL PUT THROUGH BY ALLIE HOSTS

Democrats and Insurgents Sweep All Opposition Before Them.

FARMERS' FREE LIST IS PASSED

"Unholy Alliance" in Senate Defeats House Measure by Tie Vote, Then Accepts One Almost Like It—Tariff Program Moves One Step Closer to Taft.

Washington, August 1.—The Democratic tariff program was moved up closer to President Taft to-day, when the Senate, by another remarkable coalition of Democrats and Republican insurgents, passed a farmers' free list bill, after voting down the original House measure by so close a margin that one more Democratic Senator would have changed the result and left the entire revision issue squarely before the President to-night.

The "unholy alliance," as the combination of the Republican wing and the Democratic party has been called, massed in almost unbroken alignment, swept aside a host of amendments, voted down by a tie vote the original House measure, according to program for political purposes, and then carried by a surprising concentration of strength a measure differing from the House bill only in comparatively unimportant particulars. Now the bill goes back to the House, and Democratic Leader Underwood, of that body, to-night confidently asserted that it would be finally agreed to in conference between the two houses and sent to President Taft.

It is not even certain that the House will insist on a conference, for many prominent Democratic representatives, believing that the bill has not materially been changed, are urging that the House accept the Senate bill without controversy and rush the first of the tariff revision up to the President for veto or approval.

Nothing to Prevent Agreement.

"I think the bill will go to President Taft," declared Senator Underwood, "and I certainly see nothing to prevent the two houses from reaching an agreement upon its final form."

Had Senator Bailey, of Texas, voted with his Democratic associates, or had Governor Hoke Smith, of Georgia, as the new Senator-elect from that State, been on hand and voted with his party, the free list bill would have passed the Senate unchanged, and would have been in the hands of the President to-night. One vote was all that stood in the way of placing the entire issue of Democratic-Insurgent tariff reform immediately before him. Mr. Bailey announced last night that he hoped the privilege of casting the deciding vote would fall to him in order to show his opposition. Governor Smith's death, it is alleged, would not leave Georgia at this time to assume his seat in the Senate.

The House free list bill was beaten on a tie vote of 39 to 39, was then reconsidered, changed by a compromise amendment offered by Senator Knott, and passed by a vote of 45 to 39.

Originally, the bill provided that meat products, flour and cereal products, from all countries, should be admitted free of tariff duty into the United States. The Kern amendment provides that this free admission shall apply only to meats, flour and cereal products "coming from any foreign country with which the United States has a reciprocal trade agreement, and which shall admit from the United States free of duty cotton, corn, wheat, oats, horses, cattle and hogs."

Accomplish Their Aim.

It is admitted that this provision applies only to Canada, after the new reciprocity agreement shall have become effective between the two countries. Senator Bailey, Senator Clapp and other Insurgents, who voted for the free list bill, declared that the amendment had been adopted, declared to-night that the amendment accomplishes what they tried to effect by amendments to the reciprocity bill. It admits the manufactured articles made from farm products free from the tariff revision which the Insurgents repeatedly tried to gain in the reciprocity fight. Several other amendments were adopted after they had been first defeated, when offered as amendments to the original bill. One of these, by Mr. Gronna, of North Dakota, Insurgent Republican, extends the free admission of shoes to cover all kinds of footwear, whether leather or not. Another by the same author admits free Roman, Portland and other hydraulic cements. An amendment by Mr. Shively, of Indiana, Democrat, adds binders to the list of articles free from the tariff revision. The measure, which is to be admitted free.

If President Taft vetoes the free list bill and the wool tariff bill, both of which it is asserted, will be sent to him, the Democratic managers of the House will make no further effort to carry revision of the tariff. They will continue the preparation of tariff bills for the regular session next December. If he signs either measure, the whole tariff program of the Democrats will be opened up and Congress will remain in session.

Democratic Leader Underwood made this announcement to-day.

Discuss Lines of Action.

Washington, August 1.—With the cotton tariff revision bill debate in progress in the House, which is expected to pass the measure Thursday, Senators are already beginning to discuss their line of action. The cotton tariff revision, which the Insurgents recently reached by the Senate for disposing of legislation preparatory to adjournment, and it is already in the government service.

STEAMER CAPSIZES

Passengers Thrown Into Water and Seven Are Drowned.

Massena, N. Y., August 1.—Seven persons were drowned last night when the ferry steamer Syrus struck a shoal eight miles below this city, capsized and buried its seventy-five passengers into the river. Four bodies have been recovered.

The victims whose bodies were recovered were Misses Hattie and Nellie Parker, sisters, Ogdensburg; Miss Ada Dewey and Floyd Barker, both of Massena.

The identity of three persons who, according to the captain's tally, are missing, is not known. Scores of motor boats and rowing parties are endeavoring to recover the bodies.

The steamer Syrus left here this morning for Cornwall, on the Canadian side, with seventy-five persons, bound for a day's outing there. Most of those aboard were residents of Ogdensburg and Massena. The Syrus struck the shoal about 10 o'clock this afternoon, and her passengers were seated on deck when the tragedy came.

The deck was swept bare in a moment. Women who could not swim clutched at camp stools and other portable articles, and were upheld and aided by male companions, fought their way to the overturned steamer. Picnickers at the International Park nearby, in motor boats and skiffs, rushed to the rescue and saved scores. Others, benumbed and exhausted, were swept downstream to death. Those rescued were taken to the International Park and later brought here.

MILLIONAIRE STABBED

He Narrowly Escapes Death at Hands of Foreigner.

Somerset, Pa., August 1.—Daniel B. Zimmerman, a prominent local operator and ranch owner, is in a serious condition to-night from knife wounds inflicted to-day by Antonio Sicilian, a foreigner. Zimmerman was stabbed in the chest with a knife in the breast pockets of his coat.

The foreigner's knife, however, cut through all of these and made serious wounds in the abdomen, arms and legs.

Zimmerman and Sicilian have engaged in a number of lawsuits. It is said, during the past year, Sicilian wanted to open a store on the coal company's property at Ralston, but was refused permission. Zimmerman, however, attempted to erect a house over a main supplying Ralston with water. The foreigner's boat was main and shut off the water. The coal company obtained an injunction against him.

SENSATION IS REMOVED

Mr. Bancroft Files Counter Suit for Divorce.

Wilmington, August 1.—The sensation recently produced when John Bancroft, Jr., brought suit for divorce against his wife, Madeline Du Pont, was lessened to-day when the latter filed a counter suit for divorce. The Bancrofts are a prominent family in Delaware. John Bancroft, Jr., is the youngest son of Alfred I. Du Pont, millionaire vice-president of the Du Pont Powder Company, charges against her young husband with immorality and extreme cruelty. She also filed an answer to her husband's suit, in which she denied the paternity of her infant son, was renewed with vigor to-day, when the wife filed a counter suit for divorce. The Bancrofts are the eldest daughter of Alfred I. Du Pont, millionaire vice-president of the Du Pont Powder Company, charges against her young husband with immorality and extreme cruelty. She also filed an answer to her husband's suit, in which she denied the paternity of her infant son, was renewed with vigor to-day, when the wife filed a counter suit for divorce. 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